Declaration and Power of Attorney for Patent Application

特許出願宣言書及び委任状

Japanese Language Declaration

日本語宣言書		
私は、以下に記名をわた発明者として、ここに下記の通り宜言する:	As a below named inventor, I hereby declare that:	
私の作所、郵便の宛先そして国籍は、私の氏名の後に記載された連りである。	My residence, post office address, and citizenship are as stated next to my name.	
下記の名称の発明について、 気許誘求範囲に記載され、且つ特許が 求められている発明主題に関して、私は、最初、最先且つ唯一の発明 者である(唯一の氏名が記載されている場合)か、吸いは最初、最先 且ッ共同見明南である(就数の氏名が記載されている場合)と信じて いる。	I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled	
Processed Soybean Material and Method of Producing the Same	Processed Soybean Material and Method of Producing the Same	
上記発明の明経費はここに減付されているが、下記の値がチェックされている場合は、この限りでない:	the specification of which is attached hereto unless the following box is checked:	
X 07/24/2003 の目に出題され、 この出版の米国出版者号またはPCT国際出版器号は、 PCT/JP03/09397 であり、且つ	was filed on 07/24/2003 as United States Application Number or PCT International Application Number PCT/JP03/09397 and was amended on (if applicable).	
の日に神正なれた出願(該当する場合)		
・私は、上記の補止異によって補助された、特許請求報酬を含む上記 財経書を検討し、且つ内容を理解していることをここに表明する。	I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.	
私は、速邦規則法典第37編規則1.56に定義されている、特許 性について重要な情報を関示する義務があることを認める。	I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56.	

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	Japanese Languag	ge Declaration
	(日本語)	3.食者〉
数は、ここに、以下に記載した外国での特許と 出版、或いは米国以外の少なくとも一切を相定し 5編第365歳(a)によるPCT国際出版につい (d)項又は項365歳(a)項に基づして優先版を 優先版を主張する本出版の出版日よりも前の出 特許出版または最明書紙の出版、成いはアピア いかなる出版も、下記の枠内をチェックすること	している米国法典第3 て、同第119条 (a) も張するとともに、 ほ日を有する外国での 間度出版については、	I hereby claim foreign priority under Title 35, United States Code Section 119(a)-(d) or 365(b) of any foreign application(s) for patent or inventor's certificate, or 365 (a) of any PCT Internationa application which designated at least one country other than the United States listed below and have also identified below, by checking the box, any foreign application for patent, or inventor's certificate, or PCT International application having a filing date before that of the application for which priority is claimed.
Prior Foreign Application(s)		Priority Not Claimed 原光線を振なし
外国での先行出版		
JP2002-215810 (Number)	Japan (Country)	24/July/2002 (Day/Month/Year Filed)
(番単)	(風名)	(出版日/月/年)
(Number) (#)	(Country) (質数)	(Day/Month/Year Filed) (色版日ンガノ年)
むは、ここに、下記のいかなる米国保特許出版 国法典第35属119条 (c) 乗の利益を主張する	ほについても、その米	I hereby claim the benefit under Title 35, United States Code. Section 119(e) of any United States provisional application(s) listed below.
(Application No.)	(Filing Date)	
(水)	(Filing Date) (出版日)	
(Application No.)	(Filing Date)	
(出題無斗)	(冶賦月)	
私は、ここに、下記のいかなる米国出頭についても、その米国法 病第35編第120景に基づく利益を主張し、又米医を相定するいか なるPCT団際出風についても、その同節365景(の)に基づく利益 を主張する。また、本出頭の名荷於謀求の釈風の主題が、米国法典第 35編第112条第16紀 規定は PCT国際出風に関係をおいない場合においては、その先行政論の 出版日と本国内山原日またはPCT国際出版日との間の開向中に入手 された情報で、差異規則について関係最適があることを承認する。		I hereby claim the benefit under Title 35, United States Code Section 120 of any United States application(s), or 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of Title 35, United States Code Section 112, lacknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations Section 1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application.
(Application No.)	(Filing Date)	(Status Patented, Pending, Abandoned)
(长脚架斗)	(出版日)	(項段:特許前、係属中、放業)
(Application No.)	(Filing Date)	(Status Paternal Parling About and
(水)	(出版日)	(Status Patented, Pending, Abandoned) (項別:特許許可、孫庭中、放案)
私は、ここに表明された私自身の知器に係われ 且の情報と信ずることに基づく理述が、真実では を宜言し、さらに、故意に虚偽の理述などを行 第189第1001条に基づき、政政策とよる はより投刺され、またそのような故意による機能 により投刺され、またそのような故意による たはそれに対して発行されるいかなる初許も ずることを理解した上で理述が行われたことを、	5 順述が真実であり、 5 点と信じられること 5 た場合は、米国協貞 5 た 智述は、本の関す 6 の関効性に両題ま 6 の複効性に両題が生	I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith: (list name and registration number). Joseph V. Coppola, Sr., 33373 Customer No. 44200 Send Correspondence to: Address associated with Customer Number 44200
Customer No. 44200 Send Correspondence to:
•
Direct Telephone Calls to: (name and telephone number)
Joseph V. Coppola, Sr. (248) 566-8500
Full name of sole or first inventor Akira Yamabe (deceased - completed on added page by sole heir: Setsuko Yamabe) Inventor's signature Date
Residence Tokyo Japan TP
Citizenship Japan Post Office Address
3-3-509, Seishin-cho 1-chome Edogawa-ku, Tokyo 134-0087 JAPAN
Full name of second joint inventor, if any Ikuo Kobayashi Second-inventor's signature Date
Skylo Kobayashi March 3, 20
Residence Kanagawa, Japan JPK Citizenship
Japan
Post Office Address 12-2, Kamei-cho, Sakae-ku Yokohama-shi, Kanagawa 247-0028 JAPAN

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	3-00	Full name of third joint inventor, if any
Koretake Tanaka		Koretake Tanaka
発明者の署名	日付	Inventor's signature Date
		Inventor's signature Vioretake Tanaka Residence Tokyo, Japan Tokyo, Japan
住所		Residence
Tokyo, Japan		Tokyo, Japan JPX
读籍		Chizenship
Japan		Japan
郵便の宛先		Post Office Address
539-78, Miwa-machi		539-78, Miwa-machi
Machida-shi, Tokyo		Machida-shi, Tokyo
195-0054		195-0054
JAPAN		JAPAN
		Full name of fourth joint inventor, if any
発明者の署名	日付	Inventor's signature Date
住所		Residence
K #		Citizenship
郵便の宛先		Post Office Address
		Full name of fifth joint inventor, if any
発明者の署名	日付	Inventor's signature Date
住 所		Residence
K #		Citizenship
郵便の宛先		Post Office Address
		·
		Full name of sixth joint inventor, if any
発明者の署名	日付	Inventor's signature Date
住 爾		Residence
		Citizenship
以 籍		

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Practitioner's Docket No.

215384-94862

ADDED PAGE TO COMBINED DECLARATION AND POWER OF ATTORNEY FOR SIGNING BY ADMINISTRATOR(TRIX), EXECUTOR(TRIX) OR LEGAL REPRESENTATIVE ON BEHALF OF DECEASED OR **INCAPACITATED INVENTOR (37 CFR 1.42 AND 1.43)**

MPEP, § 409.01(a), 8th Edition:

"One who has reason to believe that he or she will be appointed legal representative of a deceased inventor may apply for a patent as legal representative in accordance with 37 CFR 1.42.

"Application may be made by the heirs of the inventor, as such, if there is no will or the will did not appoint an executor and the estate was under the sum required by state law for the appointment of an administrator. The heirs should identify themselves as the legal representative of the deceased inventor in the oath or declaration submitted pursuant to 37 CFR 1.63 and 1.64."

SETSUKO YAMABE (type or print name(s) of administrator(trix), executor(trix), legal representative or all heirs) JAPAN hereby declare that I am a citizen of. 3-3-509, Seishin-cho 1-chome residing at. Edogawa-ku, Tokyo 134-0087 and that I am executing and signing the declaration to which this is attached as MPEP, § 409.01(b), 8th Edition:

> "The Office no longer requires proof of authority of the legal representative of a deceased or incapacitated inventor. Although the Office does not require proof of authority to be filed, any person acting as a legal representative of a deceased or incapacitated inventor should ensure that he or she is properly acting in such a capacity."

> > (check one):

	the administrator(trix) of
	executor(trix) of the last will and testament of
	legal representative (wife and sole heir of decedent) AKIRA YAMABE
Full name of	of (first, second etc.) deceased or incapacitated inventor IAPAN
	citizenship of deceased or incapacitated inventor
3-3-5	009, Seishin-cho 1-chome, Edogawa-ku, Tokyo 134-0087 JAPAN
Residence 3-3-5	of deceased or incapacitated inventor 09, Seishin-cho 1-chome, Edogawa-ku, Tokyo 134-0087 JAPAN

Post Office Address of deceased or incapacitated inventor

NOTE: 37 CFR § 1.64 Person making oath or declaration.

"(b) If the person making the oath or declaration or any supplemental oath or declaration is not the inventor (§§ 1.42, 1.43, 1.47, or § 1.67), the oath or declaration shall state the relationship of the person to the inventor, and, upon information and belief, the facts which the inventor is required to state. If the person signing the oath or declaration is the legal representative of a deceased inventor, the oath or declaration shall also state that the person is a legal representative and the citizenship, residence, and mailing address of the legal representative."

(Added Page to Combined Declaration and Power of Attorney for Signing by Administrator(trix), Executor(trix) or Legal Representative on Behalf of Deceased or Incapacitated Inventor (37 CFR 1.42 and 1.43) [1-2]) NOTE: The name of the first, second etc. deceased or incapacitated inventor should preferably also be filled in at the appropriate prior space of the declaration adding the words "deceased-completed on added page" or "incapacitated-completed on added page."

That, upon information and belief, I aver those facts that the inventor is required to state.

Date: ____March 3, 2005

Setsuko Yamabe

(wife and sole heir of decedent)

NOTE: Proof of authority of the administrator(trix), executor(trix) or legal representative must be recorded in the PTO or filed in the application before the grant of the patent. 37 CFR 1.44.

NOTE: Application may be made by the heirs of the inventor if a certificate of the court will establish that they are all the heirs and the estate was not required to appoint an administrator. If the heirs are signing add lines for all the heirs to sign. M.P.E.P. § 409.01(a), 6th ed., rev. 3.